

compose.kerala.gov.in  
egazette.kerala.gov.in  
printing.kerala.gov.in



Regn.No. KERBIL/2012/45073  
dated 2012-09-05 with RNI  
Reg No.KL/TV(N)/634/2021-2023

കേരള സർക്കാർ  
GOVERNMENT OF KERALA

# കേരള ഗസറ്റ് KERALA GAZETTE

ആധികാരികമായി പ്രസിദ്ധീകൃതമായ  
ഒരു വിവരാംഗമാണ് കേരള ഗസറ്റ്.

PUBLISHED BY AUTHORITY

ചൊവ്യ, 2024 നവംബർ 19

Tuesday, 19th November 2024

1200 വ്യാഴിക്കം 4

4th Vrischikam 1200

1946 കാർത്തികം 28

28th Karthika 1946

വാല്യം 13

Vol. XIII

നമ്പർ  
No. } 47

Part I

## Labour and Skills Department

©

കേരള സർക്കാർ

GOVERNMENT OF KERALA

2024



**Labour and Skills (A)****ORDERS**

(1)

G.O. (Rt.) No. 1096/2024/LBR.

*Thiruvananthapuram, 24th October 2024.*

Whereas, the Government are of opinion that an industrial dispute exists between (1) The Chairman, Bharathiya Vidyabhavan (Pathanamthitta Centre) Opposite Muthoot Medical Centre, Ring Road, Pathanamthitta-689 645 (Head Office: K. M. Munshi Marg, Chowpatty, Mumbai-400 007) (2) The Secretary/Director, Bhavans Vidya Mandir, Varyapuram, Elanthoor East P. O., Pathanamthitta-689 643 (3) The Principal, Bhavans Vidya Mandir, Varyapuram, Elanthoor East P. O., Pathanamthitta-689 643 and the worker of the above referred establishment Smt. Bhargavi. C., Panakkavilayil, Cherukol P. O., Mavelikkara, Alappuzha-690 104 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

**ANNEXURE**

“Whether the dismissal from service to Smt. Bhargavi, C., Office Staff Cum Store in charge, Bhavan’s Vidya Mandir, Varyapuram, Elanthoor East P. O., Pathanamthitta-689 643 by the management is justifiable or not? If not, what relief the worker is entitled to?”

(2)

G.O. (Rt.) No. 1136/2024/LBR.

*Thiruvananthapuram, 5th November 2024.*

Whereas, the Government are of opinion that an industrial dispute exists between The Secretary, Karuvannur Sree Vettukunnathukavu Group Devaswom Kshetra Samrakshana Samithi, R No. 129/79, Karuvannur P. O., Thrissur-680 711 and the cleaning staff of the above referred establishment Smt. Vijayalekshmi, W/o Unnikrishnan, Mullappilly House, Karuvannur P. O., Thrissur-680 711 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;



Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

#### ANNEXURE

“Whether the termination from service of Smt. Vijayalekshmi, Cleaning Staff, by the management of Karuvannur Sree Vettukunnathukavu Group Devaswom Kshetra Samrakshana Samithi, R. No. 129/79, Karuvannur P.O., Thrissur 680 711 is justifiable or not? If not, what relief she is entitled to get?”

(3)

G.O. (Rt.) No. 1056/2024/LBR.

*Thiruvananthapuram, 10th October 2024.*

Whereas, the Government are of opinion that an industrial dispute exists between Sri Abdurahiman. P. P., (Licensee, Sangamam, Erchamill) Ponparakkal House, Karuvanpoyil P.O., Koduvally, Kozhikode-673 572 and the Wood Cutter of the above referred establishment Sri. Chandran. N. K., Odakkandiyil House, Pilassery (P. O.), Kunthamangalam, Kozhikode-673 571 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

#### ANNEXURE

“Whether the denial of employment of Sri Chandran. N. K., Wood Cutter, by the Licensee of Sangamam Eerchamill, Karuvanpoyil P. O., Koduvally, Kozhikode, is justifiable or not? If not, what relief he is entitled to get?”

(4)

G.O. (Rt.) No. 1151/2024/LBR.

*Thiruvananthapuram, 8th November 2024.*

Whereas, the Government are of opinion that an industrial dispute exists between (1) The Secretary, Thrissur District Tourism Development Co-operative Society R-1379, Kodungallur P. O., Thrissur-680 664, (2) The Managing Director, Muziris Heritage Project, Muziris Research & Convention Centre, Near K. K. T. M. College, Pulloot P. O., Kodungallur, Thrissur-680 663, (3) President, Thrissur District Tourism Development Co-operative Society R-1379,



Kodungallur P. O., Thrissur-680 664, and the Tour Guide of the above referred establishment Smt. Ajitha Unnikrishnan, Chennara House, Beach Road, Kodungallur, Azhikkode P. O., Thrissur-680 666 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

#### ANNEXURE

“Whether the denial of employment to Smt. Ajitha Unnikrishnan, Tour Guide, by the managements of (1) Muziris Heritage Project, Muziris Research & Convention Centre, Near K. K. T. M. College, Pulloot P. O., Kodungallur, Thrissur-680 663 and (2) Thrissur District Tourism Development Co-operative Society R-1379, Kodungallur P. O., Thrissur-680 664 is justifiable or not? If not, what relief she is entitled to get?”

(5)

G.O. (Rt.) No. 1150/2024/LBR.

*Thiruvananthapuram, 8th November 2024.*

Whereas, the Government are of opinion that an industrial dispute exists between (1) The Secretary/President, Sree Narayana Institute of Medical Sciences, Chalakka, North Kuthiyathode P. O., Ernakulam-683 594, (2) The Principal, Sree Narayana Institute of Medical Sciences, Chalakka, North Kuthiyathode P. O., Ernakulam-683 594, (3) Manager of Institution, Sree Narayana Institute of Medical Sciences, Chalakka, North Kuthiyathode P. O., Ernakulam-683 594, and the Worker of the above referred establishment Smt. Seena, P. A., Naduvileparambil House, Chalakka, North Kuthiyathode P. O., Kunnumkara-683 594 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.



## ANNEXURE

“Whether the dismissal of employment of Smt. Seena, P. A., Senior Nursing Assistant by the Management of M/s Sree Narayana Institute of Medical Sciences, Chalakka, North Kuthiyathode P. O. 683 594 is justifiable or not? If not, what relief she is entitled to?”

By order of the Governor,

SHEEJA, R.,  
*Under Secretary.*

